United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

ORDER OF DETENTION PENDING TRIAL

INITED STATES OF AMERICA			ORDER OF DETENTION TENTO		
	V.			- 1.01	
			Case Number:	06 CR 313 (CBA)	
/ \	Romano			00	
Frank	Kommo	_		the the following	e facts
		a 4 10 11 S C 83147	off), a detention hearing	g has been held. I conclude that the followin	ъ
In acc	ordance with the Bail R	teform Act. 10 U.S.C. 851	2(-),		
equire the deten	tion of the defendant pe			FILED	
. 7.		Part I - F	indings of Fact		
_				has been convicted of a (Edgra S 15 FF) CE e giving rise to federal TRICT COURT E	YNA
(1) The def	endant is charged with	would have been a federal of	fense if a circumstance	giving rise to fed STRICT COURT E	J., 1
				★ MAY 1 6 2006	_
that	scrime of violence as d	lefined in 18 U.S.C. §3156(a	i)(4).	• • • • •	
				ore is prescribed in	•
	an offense for which a	e maximum sentence is life i maximum term of imprisont	hent of tell years of two	or more prior federal offense described in	
a	felony that was commi	itted after the defendant had	or local offenses.	TIME A Month of the control of the c	اعمما
	18 U.S.C. §3142(f)(1)	(A)-(C), or comparable state	the defendant was o	n release pending Min for a lederal class	
(2) The c	offense described in find	ding (1) was committed with	no ino della	on release pending the Arthfederal, state or increase of the defendant from imprisonment)
OHE	13C.	tue years has elansed since t	he (date of conviction)	(10.00.00	
(3) A pe	riod of not more than I	in finding (1).		(2) and (2) that no condition or combination	n of
fc	or the ottense described	m mion ostabli	shed by finding Nos.(1), (2) and (3) that no condition or combinatio	
(4) The	defendant has not reco	safety of (an)other person(s)	and the community.		
conditions wil	Heasonably ussure		of The Book (A)		
			ative Findings (A)	ense	
(1) Th	nere is probable cause t	to believe that the defendant	ton years or more is b	rescribed in 21 U.S.C. §	
_	under 18 U.S.C. §9	924(c).	ar a conding (1) th	ast no condition or combination of conditions	•
(2) Th	e defendant has not reb	outted the presumption estab the appearance of the defend	ant as required and the	nat no condition or combination of conditions safety of the community.	
	will reasonably assure i	me appearance			
		Alter	native Findings (B)		
415	rhama is a serious risk th	hat the defendant will not ap	pear.		
(1)	There is a serious risk a		. cf anothe	or person or the community.	
(2)	There is a serious risk th	hat the defendant will endan	ger the safety of anothe	er person or the community.	
(2)					
		Daniel Written St	tatement of Reasons f	for Detention	aar ana
		Part II - Withten S	ted at the hearing estab	olishes by a preponderance of the evidence co	eur unu
I find	that the credible testim	ione will reasonably assure	defendant's appearance	for Detention Slishes by a preponderance of the evidence/clic e/the safety of the community because	
convincing	evidence that no condit	old ties to the community.	•		
de:	tendant lacks substantia	izen and an illegal alien.			
de	fendant is not a 0.3. Ch fendant has no stable hi	istory of employment.			
			appearance.		
<u> </u>	but leave is granted to	reopen and present a bail pa	ckage in the future.		
- . -	Pur isuna is given	i a miles in			

Part III - Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense coursel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding.

May 16.20 00 Brooklyn, New York Dated:

defendant's family resides primarily in

/s/ Hon. Marilyn D. Go, USMJ UNITED STATES MAGISTRATE JUDGE